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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/759,560	01/15/2004	Fufang Zha	2004P87077US	8107
28524 7590 01/03/2008 SIEMENS CORPORATION INTELLECTUAL PROPERTY DEPARTMENT			EXAMINER	
			SORKIN,	SORKIN, DAVID L
170 WOOD AVENUE SOUTH ISELIN, NJ 08830		ART UNIT	PAPER NUMBER	
			1797	
			MAIL DATE	DELIVERY MODE
·		•	MAIL DATE	DELIVERY MODE
			01/03/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)			
		10/759,560	ZHA ET AL.			
	Office Action Summary	Examiner	Art Unit			
		David L. Sorkin	1797			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING Ensions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. Poperiod for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statut reply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	I. wely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
2a)	Responsive to communication(s) filed on <u>23 €</u> This action is FINAL . 2b) This Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro				
		Lx parte Quayle, 1000 0.D. 11, 40	0.0.210.			
· _	on of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-20</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) <u>1-20</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	awn from consideration.				
Applicati	ion Papers		•			
10)	The specification is objected to by the Examin The drawing(s) filed on is/are: a) acceptable and any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examin The specification is objected to be specification.	cepted or b) objected to by the lead rawing(s) be held in abeyance. See ction is required if the drawing(s) is objection is required if the drawing(s) is objection.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority (ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachmen		, . 				
2) Notic 3) Infor	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

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DETAILED ACTION

In view of the Brief filed on 23 October 2007, PROSECUTION IS HEREBY
 REOPENED. New grounds of rejection are set forth below.

To avoid abandonment of the application, appellant must exercise one of the following two options:

- (1) file a reply under 37 CFR 1.111 (if this Office action is non-final) or a reply under 37 CFR 1:113 (if this Office action is final); or,
- (2) initiate a new appeal by filing a notice of appeal under 37 CFR 41.31 followed by an appeal brief under 37 CFR 41.37. The previously paid notice of appeal fee and appeal brief fee can be applied to the new appeal. If, however, the appeal fees set forth in 37 CFR 41.20 have been increased since they were previously paid, then appellant must pay the difference between the increased fees and the amount previously paid.

Supervisory Patent Examiner (SPE) David R. Sample has approved of reopening prosecution.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 4, 7-15, 17, 19 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 61-167407 in view of Meyer (US 3,791,631). Regarding claim 1, JP 61-167407 discloses a method for forming at least one opening (5) in a membrane

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pot, the method comprising providing at least one membrane (2), the membrane having two ends; providing a mold (9,11,12) for potting the membrane end, the mold comprising a base (12) comprising at least one formation (11) for forming at least one opening (5) in a membrane pot; filling the mold with a curable potting material (3); positioning the membrane end in the mold, allowing the potting material to cure, whereby the membrane ends are secured in the membrane pot (see Fig. 3); and demoulding the membrane pot (see that the mold is absent from the final product as shown in Fig. 1), the membrane pot having at least one opening (see Fig. 1). It is not disclosed that the base has an ejector portion which is raised to demold. Meyer ('631) teaches a base having an ejector portion (162) and raising the ejector portion to demold. It would have been obvious to one of ordinary skill in the art to have provided the base of the mold with an ejector to assisting removing the molded object as taught by Meyer ('631) (see col. 8, lines 22-27). Regarding claim 3, the formation comprises at least one upstanding pin (11) mounted in a base of the mold (see Fig. 2A). Regarding claim 4, raising a central ejector portion of the base is also taught by Meyer ('631) (see Figs. 7 and 8). Regarding claim 7, a collar is around the periphery of the mold (see Fig. 3). Regarding claim 8, the mould comprises a base (12) having a plurality of upstanding pins (11). Regarding claim 9, the upstanding pins are sized and distributed for correct gas bubble distribution (see Figs. 2A and B). Regarding claim 10, a plurality of ends of hollow fiber membranes (2) are positioned in the mold. Regarding claim 11, the membrane ends are positioned uniformly in the mold (see Fig. 2B). Regarding claim 12, the membrane ends are sealed (see Fig. 3). Regarding claim 13, the membrane

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ends are uniformly distributed in relation to at least one opening (see Fig. 2B). Regarding claim 14, the membranes are positioned in a sleeve that holds the membranes; and inserted into a collar around a periphery of the mold (see Fig. 3). The order of steps required by claim 15, filling with curable material before placing membranes, is not explicitly disclosed. However, the following decisions are relied upon for holding selection of the order of adding materials is prima facie obvious: *Ex parte Rubin* 128 USPQ 440 (Bd. App. 1959), In re Burhans 69 USPQ 330 (CCPA 1946), and In re Gibson 5 USPQ 230 (CCPA 1930).Regarding claim 17, the membrane ends are trimmed to provide uniform length (see abstract). Regarding claims 19 and 20, the

plurality of ends are positioned in the mould to form a cylindrical array (see Fig. 3).

4. Claims 1-20 rejected under 35 U.S.C. 103(a) as being unpatentable over Geary (US 3,442,002) in view of JP 61-167407 and further in view of Meyer (US 3,791,631). Regarding claims 1, 3 and 8-10, Geary ('002) discloses a method comprising providing a plurality of hollow fiber membranes (at least two if 111), the membranes having ends, providing a mold (101 including 905a or 905b) for potting the membrane end; filling the mold with curable potting material (see col. 21, lines 48-55); positioning the membrane end in the mold (see col. 21, lines 48-55, Fig. 13-18); allowing the potting material to at least partially cure, whereby the membrane ends are secured in a membrane pot (see col. 21, lines 64-66); and demolding the membrane pot (see col. 21, lines 66-68). Forming an opening by providing a formation in the base of the mold is not disclosed. JP 61-167407 teaches using formations (11) in the base (12) of a mold to make openings (5) in a membrane pot. It would have been obvious to one of ordinary skill in

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the art to place openings in the membrane pot of Geary ('002) to achieve even feed and high efficiency filtration as explained in the abstract of JP 61-167407. It is not disclosed that the base has an ejector portion which is raised to demold. Meyer ('631) teaches a base having an ejector portion (162) and raising the ejector portion to demold (see col. 8, lines 22-27). It would have been obvious to one of ordinary skill in the art to have provided the base of the mold with an ejector to assisting removing the molded object as taught by Meyer ('631) (see col. 8, lines 22-27). Regarding claim 2, the mold is mounted on a vertically movable platform (see solid vs. phantom lines in Fig. 20). Regarding claim 4, demolding comprises raising a central ejector portion of the mold (see Figs. 7 and 8). Regarding claim 5, in col. 6, lines 45-46 of Geary et al. (US 3,442,002) it would be clear to one of ordinary skill in the art that the phrase "cooling ... or cooling" should read cooling ... or heating. Regarding claim 6, the mold is centrifuged (see col. 21, lines 48-62). Regarding claim 7, a collar is fitted around the periphery of the mold (see Fig. 16). Regarding claim 11, the membrane ends are positioned uniformly (see Fig. 1). Regarding claim 12, the membrane ends are sealed (see Fig. 17). Regarding claim 13, the membrane ends are uniformly distributed in relationship to the at least one opening (see Fig. 1). Regarding claim 14, the membranes are positioned in a sleeve (for example 112) and inserted into a guide or collar around a periphery of the mold (see Fig. 16). The order of steps required by claim 15, filling with curable material before placing membranes, is not explicitly disclosed. However, the following decisions are relied upon for holding selection of the order of adding materials is prima facie obvious: Ex parte Rubin 128 USPQ 440 (Bd.

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App. 1959), In re Burhans 69 USPQ 330 (CCPA 1946), and In re Gibson 5 USPQ 230 (CCPA 1930). Regarding claim 16, the membrane ends are fanned (see Fig. 1). Regarding claim 17, the membrane ends are trimmed to provide a uniform membrane length (see col. 21, lines 68-75). Regarding claim 18, the membrane pot is cut transversely to open the membrane ends (see col. 21, line 68 to col. 22 line 3). Regarding claims 19 and 20, the membrane ends are positioned in the mold to form a cylindrical array (see Figs. 1-4 and 13-18).

Conclusion.

5. Prosecution has been reopened to provide are reference which teaches raising an ejector to demold a polymer resin product.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David L. Sorkin whose telephone number is 571-272-1148. The examiner can normally be reached on 7:30-4:00 Mon.-Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David R. Sample can be reached on 571-272-1376. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

David L. Sorkin Primary Examiner Art Unit 1797

DLS